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11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
		Case No. 3:21-cv-00268-MMD-CSD
13	ROGER PALMER; CHAD MOXLEY; and FIREARMS POLICY COALITION,	Case No. 5.21-cv-00200-MIVID-CSD
14	Plaintiffs,	
15	vs.	STIPULATION AND ORDER TO
16	STEPHEN SISOLAK, Governor of Nevada; AARON FORD, Attorney General of Nevada;	EXTEND THE PARTIES' PROPOSED FINDINGS OF FACT AND
17	GEORGE TOGLIATTI, Director of the Nevada Department of Public Safety;	CONCLUSION OF LAW DEADLINE
18	MINDY MCKAY, Administrator of the Records, Communications, and Compliance,	(FIRST REQUEST)
19	Division of the Nevada Department of Public Safety;	
20	Defendants.	
21		
22	State Defendants Stephen Sisolak, Aaron Ford, George Togliatti, and Mindy McKay	
23	("State Defendants"), by and through their counsel, and Plaintiffs, Roger Palmer, Chad	
24	Moxley, and Firearms Policy Coalition ("Plaintiffs"), by and through their counsel, hereby	
25	submit this Stipulation and Proposed Order Extending the Deadline to File the Parties'	
26	Proposed Findings of Fact and Conclusion of Law deadline. The Minute Order (ECF No.	

82) issued by this Honorable Court on December 21, 2023, directed the parties in the above

captioned matter to file the aforementioned Findings of Fact and Conclusion of Law on July

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1 22, 2024. This is the First Stipulation for Extension of the Time to File the Parties' Proposed 2 Findings of Fact and Conclusion of Law. 3 For good cause, the parties are seeking a short thirty (30) day extension in light of the recent Supreme Court of the United States' decision in *United States v. Rahimi*. The 4 decision was issued on June 21, 2024, and revised on June 25, 2024. The parties require 5 6 further time to adequately address Rahimi and its impact, if any, on the Bruen analysis 7 and factual findings for which the Ninth Circuit remanded the matter to this Court. The parties therefore seek to extend the current July 22, 2024, deadline to August 21, 2024, 8 9 and respectfully submit, pursuant to Local Rule 26-3, good cause exists for the requested 10 extension in light of the recent Rahimi decision. This request for an extension of time is 11 not sought to delay the proceedings or for any improper purpose. 12 IT IS HEREBY STIPULATED AND AGREED that the parties' request the 13 deadline for the Parties Proposed Findings of Fact and Conclusion of Law, currently due 14 on July 22, 2024, be extended to August 21, 2024. 15 DATED this 17th day of July, 2024. 16 AARON D. FORD THE DIGUISEPPE LAW FIRM Attorney General 17 By:/s/ Iva K. Todorova 18 By: /s/ Raymond M. DiGuiseppe JESSICA E. WHELAN (Bar No. 14781) Raymond M. DiGuiseppe, Esq. Deputy Solicitor General 19 FIREARMS POLICY COALITION CASEY QUINN (Bar No. 11248) Senior Deputy Solicitor General Adam Kraut 20 William Sack IVA K. TOĎROVA (Bar No. 15827) THE O'MARA LAW FIRM, P.C. Senior Deputy Attorney General 21 David C. O'Mara, Esq. Attorneys for State Defendants Attorneys for Plaintiffs 22 ORDER 23 IT IS SO ORDERED. 24 DATED this day of July, 2024. 25 26 27 28 UNITED STATES DISTRICT JUDGE